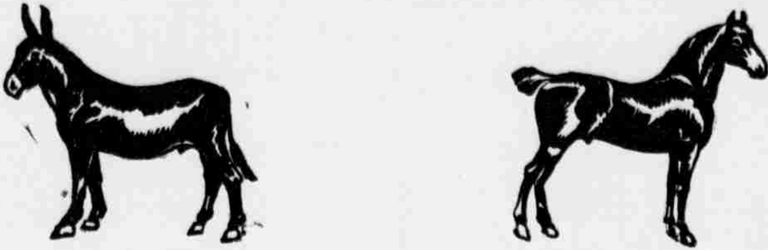


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Grand Island, - - - Nebraska

ORDINANCE NO. 218

An Ordinance Creating Street Improvement District No. 8 within the City of Alliance, Box Butte County, Nebraska.

Be it ordained by the Mayor and Council of the City of Alliance, Box Butte County, Nebraska:

Section 1. That the following street improvement district be, and the same is, hereby created within the City of Alliance, Box Butte County, Nebraska:

Street Improvement District No. 8
Lots 1 to 6 inclusive, in Block 22, and

Lots 4 to 9 inclusive, in Block 15, Original Town of Alliance, Box Butte County, Nebraska;

Lots 68 to 91 inclusive, County Addition to Alliance, Box Butte County, Nebraska;

Lots 4 and 5, Block 12, and Lots 1 and 8, Block 13, Second County Addition to Alliance, Box Butte County, Nebraska.

Section 2. This ordinance shall be in effect from and after its passage, approval and publication according to law.

Passed and approved this 15th day of May, 1916.

Passed first reading this 15th day of May, 1916.

Passed second reading this 15th day of May, 1916.

Passed third reading this 15th day of May, 1916.

PENROSE E. ROMIG, Mayor.
Attest: CARTER CALDER,
(Seal) City Clerk.
24-21-724-6955

ORDINANCE NO. 220

An ordinance of the City of Alliance, Box Butte County, Nebraska, providing for and ordering the construction of paving in paving district No. one in said city, the paving of the alley intersecting Block 16 in the original town, now city of Alliance, Box Butte County, Nebraska, between the south line of Fourth street and the north line of Third street of said city and establishing the width of the roadway to be paved, and providing for and determining the material to be used for said paving, and for plans and specifications for said paving and providing for letting the contract for said paving, and designating the property to be assessed for the cost of said paving improvement.

Be it ordained by the Mayor and Council of the City of Alliance, Box Butte County, Nebraska:

Section 1. That that part of the alley intersecting Block 16, in the original town, now city of Alliance, Box Butte County, Nebraska, between the south line of Fourth street and the north line of Third street of said city, and the north line of Third street of said city, the same being in paving district Number One of said city, be and the same is hereby ordered paved to the established grade.

Section 2. That the width of the roadway to be paved as aforesaid shall be 20 feet, being 10 feet on each side of a line running northerly and southerly through the center of said portion of said alley to be paved.

Section 3. That the material to be used in the construction of said paving in said district shall be such as a majority of the owners of lots, parts of lots and pieces of lands in said paving district may determine upon, if such owners shall notify the city council in writing of such determination within thirty days after the passage, approval and publication of the ordinance. If such owners in said paving district shall fail to designate the material they desire used for such paving in said paving district, in the manner and within the time above provided; the mayor and council shall determine upon the material to be used in said paving district.

Section 4. That said paving in said district shall be done in accordance with the plans and specifications therefore to be made by the city engineer and approved by the mayor and council. That said paving shall be done by contract and said contract shall be let to the lowest responsible bidder after advertising for bids therefore for a period of at least ten days in some newspaper of general circulation, published in said city.

Section 5. That the cost of said paving in said district, exclusive of street intersections and spaces opposite alleys, shall be assessed against the lots, parts of lots and pieces of lands in said paving district specially benefited thereby, in proportion to such benefits, to be determined by the mayor and council, not exceeding cost of said paving improvement.

Section 6. This ordinance shall take effect and be in force from and after its passage, approval and publication as required by law.

Passed and approved May 15, 1916.

Passed 1st reading, May 15, 1916.

Passed 2d reading, May 15, 1916.

Passed 3d reading, May 15, 1916.

PENROSE E. ROMIG, Mayor.
Attest: CARTER CALDER,
(Seal) City Clerk.
24-21-725-6956

ORDINANCE NO. 221

An Ordinance of the City of Alliance, Box Butte County, Nebraska, Fixing Rules, Regulations and By-Laws for the Governing of the Alliance Cemetery and Providing a Name Therefor and Further Providing a Penalty for the Violation of said Rules and Regulations.

Be it Ordained by the Mayor and Council of the City of Alliance, Box Butte County, Nebraska:

Section 1. The Alliance Cemetery shall be known as the Greenwood Cemetery.

Section 2. Said Cemetery shall be under the supervision of the City of Alliance who shall employ some competent person whose duty it shall be to have general charge of the grounds and buildings and also to have charge of all employees; to superintend all the planting and general provisions of the grounds and to have general charge of the cemetery under the direction of the Mayor and City Council.

Section 3. The City Clerk of

said City of Alliance shall keep in his office a complete plat of the lots and spaces in said cemetery for sale showing the prices fixed for the sale of each lot by the City of Alliance, and persons wishing to purchase lots and burial sites shall go to the office of said City Clerk for the inspection of said plat and the purchase of said lots and spaces for sale.

Section 4. The Mayor and Council shall appoint a Sexton for said cemetery who shall have charge and direction of all improvements in the cemetery such as grading, planting, trimming of shrubs, and trees, laying out avenues and keeping the grounds and avenues in proper order, who shall work under the supervision of the Mayor and Council. Said sexton shall keep in good order all the personal property, furniture, carts, wagons, and other vehicles used in and about the cemetery and also the implements and tools, etc.

Section 5. The City Clerk of said City shall show the various lots that are ready for sale and when an application is made shall arrange for details, regulations, etc. No lot shall be subdivided except by the consent of the Mayor and Council of said city. The sale of lots by owners will not be allowed except by action of the Mayor and Council. The receipts of said cemetery being the principal means for the purchase of lands and the improvements of the cemetery. A competitive interest of lot owners would conflict with the interest of the cemetery.

Section 6. The joint purchase of a lot is not recommended but when it occurs the mayor and council on application in writing may if deemed expedient allow a transfer by having the owner of record re-convey by deed to the cemetery, whereupon new deeds will be issued if desired. The lot owner to pay charges for all conveyances and the recording of same. No transfer shall be valid until extended on the cemetery records as kept in the office of the city clerk and no transfer on the lot or lots by transfer or otherwise by a lot holder without the formal approval of the mayor and council will be recognized.

Section 7. Every grantee in such deed shall have full and legal ownership of his or her lot for the sole purpose of interment under and in conformity with the rules and regulations heretofore made or thereafter to be made by the city of Alliance; the owner of any lot may dispose of it or the use thereof by will and if the owner die intestate the lot and all rights therein shall descend to his or her heirs in common and equal undivided shares.

Section 8. Permission may be given by written order and filed with the City Clerk of any owner of vacant burial spaces for interment therein of others other than the immediate members of his family provided it be not for profit.

Section 9. For the accommodation of those who do not wish to purchase family lots certain sections of the grounds have been subdivided into single grave spaces which space

being of sufficient size to contain a box grave neither a monument or vault being admissible. In these sections there shall be no choice of location and the spaces are uniform and sold in regular order.

Section 10. A single grave space or two spaces adjoining may be purchased and reserved for the future use of the purchaser it being understood, however, that the City of Alliance will not purchase any single grave space or a number of spaces.

Section 11. All lots shall be sold with perpetual care.

Section 12. Owners of graves may cultivate flowers upon them, about which information shall be furnished by the sexton.

Section 13. Any person or persons desiring any work done on their lots or graves shall be required to give a written order for the same to the City Clerk or to the sexton. No lots shall be filled about the established grade.

Section 14. The grading or improving of lots and all excavation for vaults, graves or for any other purpose must be done by the employees of the cemetery for which moderate charges will be made which must be paid to the City Clerk when ordered.

Section 15. No person or persons will be allowed to plant on the graves or lots without previously consulting the sexton when he will personally advise with any lot owners.

Section 16. The City of Alliance have no wish to unnecessarily interfere with the tastes of individuals in regard to the style of their improvements but in justice to the interests of the cemetery they reserve the right to themselves given them by law to prevent or remove any structures or objections which they shall deem injurious to the good appearance of the grounds and particularly of the adjoining lots.

Section 17. No fence, coping, or inclosure of any kind will be permitted on burial lots except curbing which must not exceed six inches in height. Brass shelves, toys, and similar articles scattered upon the graves and lots are inconsistent with the proper keeping of the grounds and shall not be permitted.

Section 18. To prevent injury to monuments and adjoining lots and to preserve the beauty of the grounds no trees shall be cut down, removed or trimmed, and no trees shall be planted on lots without the permission of the sexton or the mayor and council. Such work must be done by the employees of the cemetery. The city of Alliance reserves the right to remove any trees, shrubs or plants not growing on the lots.

Section 19. For an interment directions must be given and the charges paid in advance at the office of the City Clerk and a permit obtained of such form as may be prescribed by the city of Alliance. Undertakers are required to have all orders for interments signed by the owner of the lot or someone authorized to represent him and accompanied by the necessary city permit.

Section 20. The charges for in-

terment including the digging of graves shall be as follows:

1st. For children under 5 years of age, \$5.00;

2nd. For children from 5 to 10 years of age, \$6.00;

3rd. All persons over 10 years of age, \$7.00;

4th. For all graves for vaults, from \$10 to \$15, according to the size and extra labor.

5th. When the ground is frozen 16 inches or over, an additional charge of at least \$1.50 will be made for adults and \$1.00 for small graves.

Section 21. No graves shall be opened for a disinterment or removal by any person or persons not in the employ of the City of Alliance. The schedule of charges for disinterment shall be \$20.

Section 22. All graves shall be made in rectangular shape and not more than one body will be allowed to be buried in one grave, except in cases where the mother dies in childbirth, then the child can be buried with its mother. For sanitary reasons graves shall not be reopened except by an order of the City of Alliance.

Section 23. When interments are to be made 18 hours previous notice must be given.

Section 24. No grave shall be dug without a written permit to the sexton from the City Clerk or proper authorities.

Section 25. No vehicle shall be driven in the cemetery faster than a walk. Funerals on reaching the cemetery shall be in charge of the sexton. Drivers shall remain on their carriages or stand, by their horses during the funeral services. Carriages shall not be turned in any avenue and no horses shall be left without being tied. Any person or persons on horseback shall ride only on carriage ways. No omnibuses or motorcycles shall be allowed in the cemetery and automobiles shall not be driven at a speed to exceed six miles per hour.

Section 26. No person or persons shall carry fire arms in the cemetery except at military funerals.

Section 27. All persons are forbidden to gather flowers or to break or injure any trees, shrubs or plants in the cemetery.

Section 28. Any person or persons delivering any material at the cemetery must send responsible men to attend to its unloading which must be promptly done.

Section 29. No person or persons shall feed horses or allow their horses to be fed in the cemetery.

Section 30. The sexton shall be appointed a special officer of the law with power to arrest on sight and prosecute all those who violate the foregoing rules and regulations or who commit trespass and the sexton and the employees of the cemetery shall serve as watchmen of the cemetery. All persons are therefore reminded that the grounds are sacredly devoted to the burial of the dead and that the penalties of the law will be strictly enforced in all cases of

wanton or injury or disturbance and disregard of the rules and regulations. Visitors will confirm a very great favor to the City of Alliance by informing the city officials or the sexton of any breach of the rules that may come under their notice. For the purpose of protecting all persons employed in the cemetery in the faithful discharge of their duties and for the protection of the property of the cemetery the City of Alliance offers a suitable reward for evidence sufficient to convict any person guilty of violating the foregoing rules and regulations.

Section 31. No monument will be allowed to be delivered or set in said cemetery in the spring until the ground has fully settled and is in proper condition.

Section 32. No monument or headstones will be permitted in the potter's field. Every grave in said cemetery shall be designated by number and recorded in the cemetery records. This is deemed all that good care and proper management can permit in this portion of the ground.

Section 33. When parties desire the dirt taken from the grave to be removed from the lots during the burial service additional charge will be made according to the service rendered.

Section 34. Any person or persons violating any of the foregoing rules and regulations herein set out shall be deemed guilty of a misdemeanor and fined in the sum of not less than \$1.00 nor more than \$100 or be committed to the city jail until such fine and costs are paid.

Section 35. This ordinance shall take effect and be in force after its passage, approval and publication according to law.

Passed first reading May 15th, 1916.

Passed second reading May 15th, 1916.

Passed third reading May 15th, 1916.

Approved this 15th day of May, 1916.

PENROSE E. ROMIG, Mayor.
Attest: CARTER CALDER,
(Seal) City Clerk.

NOTICE

In the matter of the Estate of Peter Rubendall, deceased, in the county court of Box Butte County, Nebraska.

The State of Nebraska, to all persons interested in said estate, take notice that the Administratrix has filed a final account and report of her administration, and a petition for final settlement and discharge as such, which have been set for hearing before said court on the 12th day of June, 1916, at the hour of 10 o'clock A. M. when you may appear and contest the same.

Dated May 17th, 1916.

L. A. BERRY,
County Judge.

(SEAL) Burton & Reddish, Attorneys.
24-41-727-7195

Mrs. George Milliken returned Sunday from a two weeks visit with her daughter at Casper, Wyo.

Wanted!

War Horses and Mules

We will have our next Inspection at
The Alliance Stock Yards
Friday, May 26, and Saturday, May 27

The following prices will be paid for accepted horses:

Cavalry	- - -	\$110.00
Light Gunners	- - -	\$135.00
Heavy Artillery	- - -	\$150.00

MULES: 14-1 to 15-1, \$100.00; 15-1 to 16-1, \$140.00

They will take mules 5 to 10 years old.

Try to have your horses well halter broke. No commission charged.
Plenty of good pasture can be had at 10c per head a day.

Write or wire at our expense
for any information desired.

C. L. Lester & Company

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Alliance, Nebraska